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PILLSBURY WINTHROP SHAW PITTMAN LLP **ROXANE A. POLIDORA #135972** roxane.polidora@pillsburylaw.com RYAN TAKEMOTO #221169 FILED ryan.takemoto@pillsburylaw.com 3 APR 0 4 2006 50 Fremont Street 4 San Francisco, CA 94105 RICHARD W. WILKING Telephone: (415) 983-1000 CLEBE DESCRIPTION OF CHERTIFICA Facsimile: (415) 983-1200 5 Attorneys for Defendants 6 POTOMAC ENVIRONMENTAL TECHNOLOGIES, WAIS JALALI, MICHAEL POST and BRIAN MAZUR UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 12 NORMAN S. WRIGHT MECHANICAL No. C 06-2065 MJJ EQUIPMENT CORPORATION, a California) 13 corporation, STIPULATION TO EXTEND TIME TO ANSWER, MOVE OR Plaintiff. 14 OTHERWISE RESPOND TO THE FIRST AMENDED COMPLAINT 15 VS. 16 POTOMAC ENVIRONMENTAL [CIVIL L.R. 6-1(a)] TECHNOLOGIES, a business entity, form unknown; WAIS JALALI, an individual; 17 MICHAEL POST, an individual; BRIAN 18 MAZUR, an individual; COMMERICAL ENVIRONMENTAL SYSTEMS GROUP, 19 INC., a purported corporation; GEORGE Courtroom: 11, 19th Floor HALKO, an individual; and DOES 1 through Hon. Martin J. Jenkins Judge: 20 50, fictitiously named parties, 21 Defendants. 22 23 24 25 26

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| 1 | Plaintiff, NORMAN S. WRIGHT MECHANICAL EQUIPMENT CORPORATION | |
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| 2 | ("Plaintiff"), and defendants POTOMAC ENVIRONMENTAL TECHNOLOGIES, WAIS | |
| 3 | JALALI, MICHAEL POST and BRIAN MAZUR ("Defendants"), through their respective | |
| 4 | attorneys of record, hereby stipulate and agree, pursuant to Civil Local Rule 6-1(a), that the | |
| 5 | time for Defendants to answer, move, or otherwise respond to Plaintiff's First Amended | |
| 6 | Complaint is extended to and including May 3, 2006. | |
| 7 | Plaintiff and Defendants further agree that this stipulation shall not constitute a | |
| 8 | waiver of any defenses or procedural or substantive rights, which are expressly reserved. | |
| 9 | 9 | |
| 10 | Dated: March 28, 2006. | |
| 11 | | JRY WINTHROP SHAW PITTMAN LLP |
| 12 | | E A. POLIDORA AKEMOTO |
| 13 | | cisco, CA 94105 |
| 14 | | Roxane A. Polidora |
| 15 | 15 | Roxane A. Polidora ttorneys for Defendants |
| 16 | 16 P | OTOMAC ENVIRONMENTAL ECHNOLOGIES, WAIS JALALI, |
| 17 | 17 N | ICHAEL POST and BRIAN MAZUR |
| 18 | 18 Dated: March, 2006. | |
| 19 | | • |
| 20 | | OU & ROSIN, P.C. E G. LEONIDOU |
| 21 | 21 5 Thoma | s Mellon Circle, Suite 205 cisco, CA 94134 |
| 22 | 22 | 0300, CA 34134 |
| 23 | 23 By <u>/s/</u> | Janette G. Leonidou Janette G. Leonidou |
| 24 | - | ttorneys for Plaintiff ORMAN S. WRIGHT MECHANICAL |
| 25 | 25 E | QUIPMENT CORP. |
| 26 | 26 | |
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| 1 | I attest under penalty of perjury that concurrence in the filing of this document has been | |
|----|--|---|
| 2 | obtained from Janette G. Leonidou | |
| 3 | Dated: March 28, 2006. | |
| 4 | | |
| 5 | | /s/ Roxane A. Polidora Roxane A. Polidora |
| 6 | | Attorney for Defendants POTOMAC ENVIRONMENTAL |
| 7 | | TECHNOLOGIES, WAIS JALALI, MICHAEL POST and BRIAN MAZUR |
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| 10 | | |
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| 2 | | TT IS SO ORDERED |
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| 14 | | MARTIN J. JENKINS |
| 15 | | UNITED STATES DISTRICT JUDGES |
| 16 | | 9/9/2006 DATE |
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